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B1 (Official Form 1) (04/13)	,				
United States					Voluntowy Potition
Southern Di	strict of I	New Yo			Voluntary Petition
Name of Debtor (if individual, enter Last, First, Middle): ConnectEdu, Inc.			Name of Joint Debtor	(Spouse) (Last, First, N	fiddle):
All Other Names used by the Debtor in the last 8 years			All Other Names used	by the Joint Debtor	in the last 8 years
(include married, maiden, and trade names):			(include married, maiden,		m are two o years
Last form digits of Con Con on Individual Townson ID (I	TTNI)/Commis	4- ITINI	Last Constitute of Cons	C I- 4:-: 41 /	The state of the s
Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (I (if more than one, state all):	11N)/Comple	te EIN	(if more than one, state all		Taxpayer I.D. (ITIN)/Complete EIN
35-2168132			(it more than one, state an	,.	
Street Address of Debtor (No. & Street, City, and State):			Street Address of Joint	Debtor (No. & Street	t, City, and State):
150 West 30th Street, 16th Floor	ZIP CO	DE I			ZIP CODE
New York, NY 10001	10001				ZIF CODE
County of Residence or of the Principal Place of Business:			County of Residence o	r of the Principal Pl	ace of Business:
New York					
Mailing Address of Debtor (if different from street address):			Mailing Address of Joi	nt Debtor (if different	from street address):
	ZIP CO	DE]			ZID CODE
	Zir co	DE			ZIP CODE
Location of Principal Assets of Business Debtor (if different	from street add	ress above):	<u> </u>		
Type of Debtor		Nature	of Business		Bankruptcy Code Under Which
(Form of Organization) (Check one box.)		(Cnec	k one box.)	the Pe	etition is Filed (Check one box)
Individual (includes Joint Debtors)	Health C	are Busines	s	Chapter 7	Chapter 15 Petition for
See Exhibit D on page 2 of this form.			tate as defined in 11 U.S.C.		Recognition of a Foreign
Corporation (includes LLC and LLP)	101(51B Railroad			Chapter 11	Main Proceeding
Partnership Partnership	Stockbro			Chapter 12	Chapter 15 Petition for Recognition of a Foreign
Other (If debtor is not one of the above entities, check this box and state type of entity below.)		lity Broker		Chapter 13	Nonmain Proceeding
ook and state type of chary below.	Clearing	Bank			
Chapter 15 Debtors	Other	Tax-Ex	empt Entity		Nature of Debts
Country of debtor's center of main interests:			k, if applicable.)		(Check one box)
·			exempt organization under		e primarily consumer Debts are fined in 11 U.S.C. § primarily business
Each country in which a foreign proceeding by, regarding, or against debtor is pending:		e 26 of the U mal Revenu	Inited States Code (the code).	101(8) as	"incurred by an debts.
					l primarily for a family, or household
				purpose.	
Filing Fee (Check one box.)			Check one box:	Chapter 11 Deb	
Full Filing Fee attached					in 11 U.S.C. § 101(51D). ned in 11 U.S.C. § 101(51D).
Filing Fee to be paid in installments (applicable to individuals o	niv). Must atta	ch signed	Check if:	ousmess deotor as dem	led in 11 0.5.C. § 101(31D).
application for the court's consideration certifying that the debto					debts (excluding debts owed to insiders or
except in installments. Rule 1006(b). See Official Form 3A.			attiliates) are less than \$2,4 years thereafter).	190,925 (amount subjec	ct to adjustment on 4/01/16 and every three
Filing Fee waiver requested (applicable to chapter 7 individuals	only). Must at	tach signed	Check all applicable boxe	···	
application for the court's consideration. See Official Form 3B.			A plan is being filed w		
			Acceptances of the pla in accordance with 11		tition from one or more classes of creditors,
Statistical/Administrative Information			m accordance with 11	U.S.C. § 1120(b).	THIS SPACE IS FOR COURT USE ONLY
Debtor estimates that funds will be available for distribution to	insecured credi	tors.			
Debtor estimates that, after any exempt property is excluded and	l administrative	expenses p	aid, there will be no funds av	ailable for distribution	to
unsecured creditors. Estimated Number of Creditors					\dashv
1-49 50-99 100-199 200-999 1,000-					j
1-49 50-99 100-199 200-999 1,000- 5,000	5001- 10,000	10,001 25,000		,001- OVER 0,000 100,000	
Estimated Assets					┪
	1 \$10,000,00	, L	0.001 \$100.000.001 \$5		_
\$0 to \$50,001 to \$100,001 to \$500,001 to \$1 \$50,000 \$100,000 \$500,000 to \$1 to \$10	to \$50	1 \$50,00 to \$100		00,000,001 More that \$1 billion \$1 billion	
million million Estimated Liabilities	million	million	million		
	\boxtimes				90
\$0 to \$50,001 to \$100,001 to \$500,001 \$1,000,00	\$10,000,00			00,000,001 More than	
\$50,000 \$100,000 \$500,000 to \$1 to \$10 million million	to \$50 million	to \$100 million		\$1 billion \$1 billion	

B1 (Official Form 1) (04/13)

Page 2

Voluntary Petition	Name of Debtor(s):	
(This page must be completed and filed in every case)	ConnectEdu, Inc. st 8 Years (If more than two, attach additional sheet.)	
Location	Case Number:	Date Filed:
Where Filed: - None - Location	Case Number:	Date Filed:
Where Filed:	Case Humber.	Date 1 ned.
Pending Bankruptcy Case Filed by any Spouse, Partner, or		
Name of Debtor: See Attached "Rider to Voluntary Petition"	Case Number:	Date Filed:
District:	Relationship:	Judge:
Exhibit A (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) Exhibit A is attached and made a part of this petition.	Exhibit B (To be completed if debtor is an ind whose debts are primarily consumer i, the attorney for the petitioner named in the foregoin have informed the petitioner that [he or she] may proor 13 of title 11, United States Code, and have explain under each such chapter. I further certify that I delive required by 11 U.S.C. § 342(b). X Signature of Attorney for Debtor(s)	debts.) ng petition, declare that I ceed under chapter 7, 11, 12, ned the relief available
F-ki	bit C	(Dute)
Does the debtor own or have possession of any property that poses or is alleged to Yes, and Exhibit C is attached and made a part of this petition. No		(ic health or safety?
Exhi	bit D	
Exhibit D completed and signed by the debtor is attached and made a part of this is a joint petition: Exhibit D also completed and signed by the joint debtor is attached and made as part of the point debtor is attached.	•	*
Information Regardir (Check any ap		
Debtor has been domiciled or has had a residence, principal place of preceding the date of this petition or for a longer part of such 180 december 1	f business, or principal assets in this District for 180 d	ays immediately
There is a bankruptcy case concerning debtor's affiliate, general par	tner, or partnership pending in this District.	
Debtor is a debtor in a foreign proceeding and has its principal place has no principal place of business or assets in the United States but this District, or the interests of the parties will be served in regard to	is a defendant in an action or proceeding [in a federal of	this District, or or state court] in
Certification by a Debtor Who Reside (Check all app		
Landlord has a judgment against the debtor for possession of debtor following.)	r's residence. (If box checked, complete the	
(Name of landlord that obtained judgment)		
(Address of landlord)		
Debtor claims that under applicable nonbankruptcy law, there are ci permitted to cure the entire monetary default that gave rise to the jud possession was entered, and		
Debtor has included with this petition the deposit with the court of a period after the filing of the petition.	any rent that would become due during the 30-day	
Debtor certifies that he/she has served the Landlord with this certified	cation. (11 U.S.C. § 362(l)).	

B1 (Official Form 1) (04/13)

Page 3

Voluntary Petition	Name of Debtor(s): ConnectEdu, Inc.
(This page must be completed and filed in every case)	
	Rtures
Signature(s) of Debtor(s) (Individual/Joint) I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7. It am aware that I may proceed under chapter 7, 11, 12 or 13 of fitle 11. United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7. [If no atterney represents me and no bunkruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b). I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.	Signature of a Foreign Representative I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign appresentative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.) I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached. Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.
Signature of Debtor	X (Signature of Foreign Representative)
Signature of Joint Debtor	(Printed Name of Foreign Representative)
Totephone Number (If not represented by attorney)	Date
Date	
Signature of Attorney ^A Signature of Attorney ^A Signature of Attorney Sharon L. Levine Wojciech F. Jung Printed Name of Attorney for Debtor(s) Lowenstein Sandler LLP Firm Name 65 Livingston Avenue Roseland, NJ 07068 Address (973) 597-2500 Fax:(973) 597-2400 Telephone Number April 28, 2014	Signature of Non-Attorney Bankruptcy Petition Preparer 1 declare under panalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document har filling for a debtor or accepting any fee from the debtor, as required in that section. Official form 19 is attached. Printed Name and title, if any, of Bankruptcy Petition Preparer
Oute In a case in which § 707(b)(4)(D) applies, this signature also constitutes a scriffication that the attempt has no knowledge after an inquiry that the information in the schedules is incorrect. Signature of Debtor (Corporation/Partnership) declare under penalty of perjury that the information provided in this petition is the and correct, and that I have been authorized to file this petition on behalf of	Social-Security member (If the bankruptcy petition preparer is not an individual, state the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer (Required by 11 U.S.C. § 110.) Address X
rue and correct, and that I have been authorized to file this petition on behalf of the debtor. The debtor requests feller in programme with the chapter of title I I. United States Code, specified a nice of the states of Authorized Individual Name of Authorized Individual Chief Restructuring Officer Title of Authorized Individual April 28, 2014 Date	Vignature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose social security number is provided above. Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual if more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.

RIDER TO VOLUNTARY PETITION

Pending Bankruptcy Cases Filed by the Affiliate of the Debtor:

On April 28, 2014, each of the affiliated Debtors below filed a Petition in the United States Bankruptcy Court for the Southern District of New York for relief under title 11 of the United States Code.

Contemporaneously with the filing of their petitions, the Debtors filed a motion requesting that the Court consolidate their Chapter 11 Cases for administrative purposes only.

Experience, Inc.

Academic Management Systems, Inc.

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B4 (Official Form 4) (12/07)

United States Bankruptcy Court Southern District of New York

In re	ConnectEdu, Inc.		Case No.	
		Debtor(s)	Chapter	11

LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS

Following is the list of the debtor's creditors holding the 20 largest unsecured claims. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this chapter 11 [or chapter 9] case. The list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C. § 101, or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 20 largest unsecured claims. If a minor child is one of the creditors holding the 20 largest unsecured claims, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See 11 U.S.C. § 112; Fed. R. Bankr. P. 1007(m).

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff	Amount of claim [if secured, also state value of security]
New Market Education Partners Attn: Mark Grovic 8161 Maple Lawn Boulevard Suite 35 Fulton, MD 20759	New Market Education Parnters, Attn: Mark Grovic 8161 Maple Lawn Boulevard Fulton, MD 20759	Convertible Note		1,000,000.00
OSF Global Services Inc. 12 Gill Street, Suite 4750 Woburn, MA 01801	OSF Global Services Inc. 12 Gill Street, Suite 4750 Woburn, MA 01801	Trade		145,570.36
Nelson Mullins Riley & Scarborough LLP Attn: Accounts Receivable P.O. Drawer 11009 Columbia, SC 29211	Nelson Mullins Riley & Scarborough LLP Attn: Accounts Receivable Columbia, SC 29211	Trade		127,831.24
Manuel Rodriguez 419 East 17th Street, Unit 1 Boston, MA 02127	Manuel Rodriguez 419 East 17th Street, Unit 1 Boston, MA 02127	Comission	Disputed	92,349.62
Tonya Cynn 12 Glen Street Melrose, MA 02176	Tonya Cynn 12 Glen Street Melrose, MA 02176	Commission	Disputed	87,912.36
AOL, Inc. 22000 AOL Way Sterling, VA 20166	AOL, Inc. 22000 AOL Way Sterling, VA 20166	Landlord		63,481.26
Robert Half International 12400 Collections Center Drive Chicago, IL 60693	Robert Half International 12400 Collections Center Drive Chicago, IL 60693	Trade		48,307.50
The New York Times Company 620 8th Avenue, 17th Floor New York, NY 10018	The New York Times Company 620 8th Avenue, 17th Floor New York, NY 10018	Trade		46,070.00
SalesForce.com P.O. Box 203141 Dallas, TX 75320	SalesForce.com P.O. Box 203141 Dallas, TX 75320	Trade		35,109.02
Shift Communications 275 Washington Street Newton, MA 02458	Shift Communications 275 Washington Street Newton, MA 02458	Trade		31,500.00

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In re	ConnectEdu, Inc.	Case No.	
	Debtor(s)		

LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS

(Continuation Sheet)

(1)	(2)	(3)	(4)	(5)
Name of creditor and complete mailing address including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, disputed, or subject to setoff	Amount of claim [if secured, also state value of security]
MDR	MDR	Trade		24,477.47
P.O. Box 75174	P.O. Box 75174			1
Chicago, IL 60675 Project Leadership	Chicago, IL 60675 Project Leadership	Trade		24,020.56
Associates, Inc. 120 South LaSalle, Suite 1200 Chicago, IL 60603	Associates, Inc. 120 South LaSalle, Suite 1200 Chicago, IL 60603	Trace		24,020.56
CMA Consulting 700 Troy - Schenectady Road Latham, NY 12110	CMA Consulting 700 Troy - Schenectady Road Latham, NY 12110	Trade		23,400.00
Paetec Communication P.O. Box 9001013 Louisville, KY 40290	Paetec Communication P.O. Box 9001013 Louisville, KY 40290	Trade		22,631.16
Delisi Communications 823 Congress Avenue Suite 1000B Austin, TX 78701	Delisi Communications 823 Congress Avenue Suite 1000B Austin, TX 78701	Trade		20,500.00
SSD, Inc. Technology Partners 1024 Justison Street Wilmington, DE 19801	SSD, Inc. Technology Partners 1024 Justison Street Wilmington, DE 19801	Trade		20,250.00
Intacct Corporation 150 Almaden Boulevard, Suite 1 San Jose, CA 95113	Intacct Corporation 150 Almaden Boulevard, Suite 1 San Jose, CA 95113	Trade		19,826.25
Jobsity 228 Park Avenue South Suite 62771 New York, NY 10003	Jobsity 228 Park Avenue South Suite 62771 New York, NY 10003	Trade		19,600.00
Theorem Inc. 26 Main Street, Suite 302 Chatham, NJ 07928	Theorem Inc. 26 Main Street, Suite 302 Chatham, NJ 07928	Trade		18,000.00
A Neinet Company P.O. Box 30219 Omaha, NE 68103	A Nelnet Company P.O. Box 30219 Omaha, NE 68103	Trade		17,500.00

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in re	ConnectEdu, Inc.	Case No.	
	Debtor(s)		

LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS (Continuation Sheet)

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF A CORPORATION OR PARTNERSHIP

I, the Chief Restructuring Officer of the corporation named as the debtor in this case, declare under penalty of perjury that I have read the foregoing list and that it is true and correct to the best of my information and belief.

Date April 28, 2014	Signature	
	Mark Podgainy/ Chief Restructuring Officer	

Penalty for making a false statement or concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both.

18 U.S.C. §§ 152 and 3571.

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United States Bankruptcy Court Southern District of New York

		Scariff DRN	ICI OI INEW I OFK		
In re	ConnectEdu, Inc.			Case No.	
			Debtor(s)	Chapter	11
	LIST	OF EQUITY SI	ECURITY HOLDER	S	
Following	g is the list of the Debtor's equity security he	olders which is prepar	red in accordance with rule	1007(a)(3) fo	r filing in this Chapter 11 Case
	md last known address or place of so of holder	Security Class	Number of Securities	K	ind of Interest
SEE AT	TACHED SCHEDULE "A"				
DECLA	RATION UNDER PENALTY O	F PERJURY ON	BEHALF OF CORI	PORATIO	N OR PARTNERSHIP
perjury t	I, the Chief Restructuring Officer of that I have read the foregoing List o	the corporation na f Equity Security	med as the debtor in the Holders and that it is t	his case, de rue and co	cclare under penalty of rrect to the best of my
informal	tion and belief.		1		
Date	4/25/2014	Signat	ure Mark	& P)
			Mark Podgainy	17	
	Penalty for making a false statement of a	concealing property: Fit 18 U.S.C. §§ 1		comment for the	to 5 years or both.

Schedule A

	•	Schedule A					
	Total Preferred Shares ⁽¹⁾	Preferred & Ord Common Warrants	Ordinary Common Shares	Ordinary Common Options	Total Preferred & Common	Class A Common	Diluted Owner- ship
Allen and Co.							
c/o Peter DiLorio 711 5th Avenue							
8th Floor							
New York, NY 10022 Anthony Reeves	39,413	72,634			112,047		10.00%
142 Upper Richmond Road							
West London UK SN14 8DS	6,028	10,442	_		16,470		1.47%
Bernard Buonanno 45 Loring Avenue							
Providence, RI 02906			3,582	100 V 120 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	3,582	-	0.32%
Bogdan Nowak							
4 Cedar Rock East	. 999	1000					
Greenwich, Ri 02818	19,497	33,773			53,270		4.75%
Bill Daugherty* 100 Adams Point Road							
Barrington RI 02806	7,048	12,209	_	180	19,436	_	1.73%
Raiph James*		-					
79 Puritan Lane	40.450			400			
Swampscott MA 01907 Brad Faxon	13,482	23,354		180	37,016		3.30%
225 Hixbridge Rd.							
Westport, MA 02790 Eileen N. Faxon and Bradford J. Faxon	2,570	4,452			7,022		0.63%
225 Hixbridge Rd.							
Westport, MA 0279			1,202	_	1,202	_	0.11%
Brett Quigley 19129 Southeast Windward Island Way							
Jupiter FL 33458	846	1,466			2,312		0.21%
Brian Costello		a la volumenta					
15 Holmes Court							
Darien CT 06820	2,065	3,578			5,643		0.50%
Bullion Investments c/o John H. Bullion							
6016 Shane Drive							
Chicago, IL 60614	519	899			1,419		0.13%
Catherine Paglia							
2 Oakwood Lane	854	1 120			4 770		0.400/
Greenwich, CT 06830 Craig Powell*	651	1,128			1,779		0.16%
321 Dartmouth St., Apt. 1							
Boston, MA 02116			7,893	14,239	22,132	5,000	1.97%
Charles Ayres 117 E 72nd Street							
New York, NY 10021	4,438	7,687			12,126		1.08%
CJ Floros							
497 Boylson Street							
Brookline, MA 02445				375	375		0.03%
Cory Kallet 803 Winding Way							
Rivervale, NJ 07675-6140	-			150	150	10	0.01%
David Murdoch							
649 Pine Street							
Winnetka, IL 60093	15,857	27, 468			43,325		3.86%
David Ives 5 Cherry Hill Street							
West Newbury, MA 01985 E Byron Hensley	3,573	6,190		_	9,763		0.87%
E Byron Hensley SeniorLink							
500 Boylston Street Suite 640							
Boston, MA 02116	701	1,209			1,910		0.17%
Edmund Hajim 800 5th Avenue, 25th Floor							
New York, NY 10020	White wife and discount in Table		1,107		1,107		0.10%
Edward Cahill							
775 High Street	022	4.040			0.540		0.000
Dedham, MA 02026 Edward Ricci	933	1,616			2,549		0.23%
BNY Mellon							
Wealth Management							
1 Financial Plaza #2200 Providence RI 02903	2,663	4,613		VI711.5	7,276		0.65%
ZIISAOOUT MIIITIIS		7,010				who	0.0070
BNY Mellon Vealth Management							
ryean management 1 Financial Plaza #2200							
Providence RI 02903	480	831			1,311		0.12%
-mil Henry 717 5th Avenue							
717 5th Avenue New York, NY 10022	3,622	6,101			9,622		0.86%
1200 California Street Apt 25B	7,722	0,101			V1944		5.VU /A
San Francisco CA 94109			91		91		0.01%
Edward Fischer					·		
Eric Rasmussen US Trust Bank of America Private Wealth Management							
100 Westminster Street							
RI1-536-02-04							
Providence, RI 02903	2,885	4,998	-	6,177	14,061	1,500	1.25%

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	Total Preferred Shares ⁽¹⁾	Preferred & Ord Common Warrants	Ordinary Common Shares	Ordinary Common Options	Total Preferred & Common	Class A Common	Diluted Owner- ship
Frank Sica		Manager - Continuence					
3 Westway	80	contracts					
Bronxville NY 10708	2,644	4,581			7,225		0.64%
BNY Mellon							
Wealth Management							
1 Financial Plaza #2200							
Providence RI 02903	3,101	5,370			8,472		0.76%
Habib Gorgi							
151 Grotto Avenue Providence, RI 02906	24 202	40 226			00 040		E 0.40/
	24,382	42,236	·····		66,618		5.94%
Hetz Family 14 Summit Avenue							
Kennebunkport ME 04046	4,379	7,586			11,966		1.07%
J Fitzgibbons Holdings	3070	7,500			11,200	-	1.07 76
The Cyrysler Building, 71st Floor							
405 Lexington Avenue							
New York, NY 10174		_	250	_	250	-	0.02%
James Carlin						***************************************	***************************************
54 Thackeray Road							
Wellesley, MA 02481	1,680	2,911		-	4,591	-	0.41%
James Burke			•		***************************************	***************************************	***************************************
480 Park Avenue #11F							
New York, NY 10022	24,795	42,950			67,745		6.04%
James Gladney							
317 Iron Horse Way, Suite 300					40		
Providence, RI 02908			49		49		0.00%
Jay Saries* Eaglevale LLC							
75 Federal Street 18th Floor							
Boston, MA 02110	12,654	60,320	-	_	72,974	_	6.51%
Jenney Vogel						***************************************	
Bank of New York Mellon							
19 Blackstone Boulevard			40		**		0.000/
Providence, RI 02906 Jerimier Helia			49		49		0.00%
BNY Mellon							
Wealth Management							
1 Financial Plaza #2200	400	450					
Providence RI 02903 JK Freedom Ventures	480	158			638		0.06%
7503 Loasa Cove							
Austin, TX 78735	1,394	2,406	_		3,800	_	0.34%
John Cozzi		2,100					0.0-1.0
450 Kimball Turn							
Westfield, NJ 07090	1,607	7,583			9,190		0.82%
John Burke*							
510 W. Arlington Place							
Chicago, IL 60614	13,256	22,962	200		36,418		3.25%
John Mathew							
5 Dewitt Lane Hillsborough, NJ 08844	142	252			204		0.040/
John Petrucelli	142	252	····	-	394		0.04%
10 Burnt Swamp Road							
East Kingston, NH 03827		_	_	1,556	1,556	_	0.14%
Jeff Alderson	-			139	139		0.01%
Jane Swift Keith Autnelet				1,346	1,346	-	0.12%
8 Grundys Way							
Cumberland, RI 02864	orani e de la compania del compania del compania de la compania del compania de la compania de la compania del compania de la compania de la compania de la compania de la compania del com		250		250	<u> -</u>	0.02%
Kimball Mayer	178	309	-		487		0.04%
ConnectEDIA inc							
ConnectEDU, Inc. 800 Atlantic Avenue, 20th Floor							
Boston, MA 02210	55.			1,250	1,250	250	0.11%
LeAnn Coe		<u> </u>		106	106	-	0.01%
Marc Crisafulli			AND THE OWNER OF THE OWNER OWNER OF THE OWNER OWNER OF THE OWNER				
BNY Mellon							
Vealth Management							
1 Financial Plaza #2200							
Providence RI 02903	-		924		924		0.08%

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	Total Preferred	Preferred & Ord Common	Ordinary Common	Ordinary Common	Total Preferred	Class A Common	Diluted Owner-
	Shares ⁽¹⁾	Warrants	Shares	Options	& Common	Common	ship
Matthew Marcello		***************************************			***************************************		
Hinckley, Allen & Snyder LLP							
50 Kennedy Plaza, Suite 1500		004					
Providence, RI 02903 Michael Costello	532	921			1,453		0.13%
74 Paterson Street							
Providence, RI 02906	8,064	13, 969	180		22,213	-	1.98%
Michael Young 145 Clinton Street							
Brooklyn NY 11201	14	_	1,652		1,652	_	0.15%
					····	***************************************	***************************************
Margaret Spellings*	-22						
1333 New Hampshire Ave #601 Washington, DC 20036 Matt Heller	98	169		281	548	50	0.05%
2839 Avenel Street							
Los Angeles, CA 90096	\ <u></u>			200	200	25	0.02%
Marie DeMego 13 Merrill Road							
Hampton Falls, NH 03844-2323	-	_	-	100	100	25	0.01%
Matthew Cohen		**************************************	***************************************	***************************************	***************************************		
353 N. Greeley Avenue			50				0.000/
Chappaqua, NY 10514 Nick Ciarcia			52		52		0.00%
UBS Financial Services Inc.							
FBO Nicolas Ciarcia							
IRA WD-05727							
Weehawken, NJ 07086 Peter Lamm			208	150	358	100	0.03%
300 Central Park West New York, NY 10024	2,643	4,578	_		7,221		0.64%
Progressive Ed Strategies			450		450	_	0.04%
Parney Hagerman R Byron Carlock			120		120		0.01%
4201 Lakeside Dr.							
Dallas, TX 75219	348	602	_	9 =	950	-	0.08%
Richard Dresdale*							
29 Prescott Avenue							
Bronxville NY 10708	22,274	38,584		180	61,038	_	5.45%
Richard Small Edwards Angell Palmer &							
Dodge, LLP							
2800 Financial Plaza							
Providence, RI 02903	1,002	1,735	180		2,917	_	0.26%
Richard Landau							
41 intervale Road Providence, RI 02906	<u> 1968</u>	122	5,108	248	5,108	520	0.46%
Rick Blaisdell			0,100		0,100		U.70 /s
c/o The Wealth Protection Organization, Inc.							
106 Corporate Park Dr. , Suite 405				0.470	0.470	050	0.000
White Plains, NY 10604 Fischer Associates				2,473	2,473	250	0.22%
BNY Mellon							
Wealth Management							
1 Financial Plaza #2200							
Providence RI 02903 Robert Fischer IRA	615	1,065			1,680		0.15%
BNY Mellon							
Wealth Management							
1 Financial Plaza #2200							
Providence RI 02903 Robert James	589	1,021			1,610		0.14%
521 Fifth Avenue #1804							
New York, NY 10175	7,126	12,343	-	_	19,469	-	1.74%
Robert Savoie		-1400-1-100					
202 Locha Dr.							
Jupiter, FL 33458 Russell Keene			508		508	-	0.05%
60 Partridge Drive							
Westwood, MA 02090	1,403	2,431		1-1	3,834	-	0.34%
Emily C. Mencoff Dynasty Trust	11,076	19,187	-	-	30,263	-	2.70%
"Samuel M. Mencoff							
c/o Madison Dearborn Partners							
Three First National Plaza,							
Suite 4600	44 676	10 107					9 700
Chicago, IL 60602*	11,076	19,187			30,263		2.70%
George G. Mencoff Dynasty Trust	11,076	19,187		-	30,263		2.70%
Savoie Capital							
202 Locha Dr.					71-20-74		
Jupiter, FL 33458 Stephen Tortolani, President			516		516	-	0.05%
Stephen Tortolani, President Ingenix							
12 Elm Lane							
Barrington, RI 02806	1,182	2,047		-	3,229		0.29%
Samantha Mansfield			30	_	30		0.00%

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1 &	1 12 01 1						
Total Preferred Shares ⁽¹⁾	Preferred & Ord Common Warrants	Ordinary Common Shares	Ordinary Common Options	Total Preferred & Common	Class A Common	Diluted Owner- ship	
4,590	7,951			12,541		1.12%	
3,084	5,341	-/	-	8,425	-	0.75%	
5,912	12,871	7,565	980	27,328		2.44%	
		000					
		200	-	266		0.02%	
		350	750	1.100	250	0.10%	
			100				
1,476	2.557			4.034		0.36%	
						0.007,0	
-		110		110	_	0.01%	
1,044	1,809			2,854		0.25%	
		197	_	197		0.02%	
9.196	66 861			The second control of the second seco	_	6.78%	
**************************************	management and a second					5.34%	
					······································	0.08%	
_					-	1.37%	
	708 558	***				100.0%	
	Total Preferred Shares(1) 4,590 3,084 6,912 1,476 1,044 9,196 10,000	Total Preferred & Ord Common Warrants 4,590 7,951 3,084 5,341 5,912 12,871	Total Preferred & Ord Common Shares	Total Preferred & Ordinary Common Shares Ord Common Shares Ord Common Shares Ord Common Shares Options 4,590 7,951 5,912 12,871 7,585 980 288 - 350 750 1,476 2,557 1,044 1,809 1,044 1,809 9,196 86,881 10,000 49,869 10,000 49,869 884 884 15,375	Total Preferred & Ordinary Common Common Shares Ord Common Shares Ord Common Shares Options & Common Options & Common A,590 7,951 — — 12,541 3,084 5,341 — — — 8,425 5,912 12,871 7,585 980 27,328 — — — 266 — 288 — — — 350 750 1,100 1,476 2,557 — — 4,034 — — — 110 — 110 1,044 1,809 — — 4,034 — — 197 — 197 9,196 68,861 — — 76,057 10,000 49,869 — — 884 884 — — 884 884 — — 884 884	Preferred Shares	

⁽¹⁾ Inclusive of Series A-1 through G.

⁽²⁾ Consists of several employees all owning less than 100 options.

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United States Bankruptcy Court Southern District of New York

		Doublet District Of I'd Total		
In re	ConnectEdu, Inc.		Case No.	
		Debtor(s)	Chapter	
	CORPORA	TE OWNERSHIP STATEMENT (RULE 7007.1)	
or recu	usal, the undersigned counsel forecorporation(s), other than the debtor	Procedure 7007.1 and to enable the Ju ConnectEdu, Inc. in the above caption or a governmental unit, that directly sts, or states that there are no entities	oned action, cer or indirectly ov	tifies that the following is a wn(s) 10% or more of any
c/o Per 711 5t	and Co. ter DiLorio h Avenue, 8th Floor York, NY 10022			
□ Noi	ne [<i>Check if applicable</i>]			
April	28, 2014			
Date		Sharon L. Levine		
		Signature of Attorney or Litigar Counsel for ConnectEdu, Inc.	nt	
		Lowenstein Sandler LLP		*****
		65 Livingston Avenue		
		Roseland, NJ 07068		

(973) 597-2500 Fax:(973) 597-2400

RESOLUTIONS APPROVED BY THE BOARD OF DIRECTORS OF CONNECTEDU, INC., a Delaware corporation

Adopted as of: April 28, 2014

The Board of Directors (the "Board") of ConnectEdu, Inc., a Delaware corporation (the "Company"), acting at a special meeting, adopts the following corporate resolutions, effective for all purposes as of the date first written above:

WHEREAS, the special meeting was called in accordance with the by-laws of the Company, any notice requirements being satisfied or deemed waived;

WHEREAS, the Board reviewed and considered the liabilities and liquidity of the Company, the strategic alternatives available to it, the valuation of the Company and its affiliates, and the impact of the foregoing on the Company's business;

WHEREAS, the Board had the opportunity to consult with the management and the Company's advisors and fully consider the strategic alternatives available to the Company; and

WHEREAS, the Board deems it advisable and in the best interest of the Company and its creditors, interest holders, and other parties in interest, to consent to and adopt, in the name and on behalf of the Company, the resolutions set forth below.

NOW, THEREFORE, BE IT:

RESOLVED, that the Company, with the assistance of the Company's advisors, is authorized and directed to (i) prepare, execute and file with the appropriate court a petition under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") and (ii) take such other and further actions and steps as any of the Authorized Officers (defined below) may deem necessary, appropriate or advisable to obtain for the Company any and all appropriate relief to which they are or may be entitled under chapter 11 of the Bankruptcy Code; and be it further

RESOLVED, that the Company is authorized and directed to retain and employ, Lowenstein Sandler LLP ("Lowenstein") as legal counsel to the Company in connection with its existing financial arrangements, capitalization, and to represent and assist the Company in carrying out its duties under the Bankruptcy Code and to take any and all actions, make any filings or assist with any transactions to advance the Company's rights in connection therewith; and in connection therewith, the Board or any of the Authorized Officers, with the power of delegation, are authorized and directed to execute any appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Lowenstein; and be it further

RESOLVED, the Company is authorized and directed to retain and employ, Getzler Henrich & Associates LLC ("Getzler Henrich") to provide a Chief Restructuring Officer

("CRO") to the Company, and, along with any or all of the officers of the Company so designated by the Board, acting alone or with one or more other officers of the Company (individually, each an "Authorized Officer" and collectively, the "Authorized Officers"), to represent and assist the Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance the Company's rights in connection therewith; and in connection therewith, the Board or any of the Authorized Officers, with power of delegation, are hereby authorized and directed to execute any appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Getlzer Henrich; and be it further

RESOLVED, that Mark Podgainy is appointed CRO of the Company, shall report to the Board or such officers of the Company as directed by the Board, and for all purposes shall be an Authorized Officer. Mr. Podgainy will continue to be employed by Getlzer Henrich; and be it further

RESOLVED, that the Authorized Officers are, and any one of them, including the CRO, acting alone is, authorized to execute and file on behalf of the Company all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all actions that they deem necessary or proper to obtain relief under the Bankruptcy Code, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's business; and be it further

RESOLVED, that the Authorized Officers are, and any one of them, including the CRO, acting alone is, authorized and empowered to employ, in the name and on behalf of the Company, any other professionals to assist the Company in connection with its financial arrangements, capitalization or any transactions related thereto, to represent and assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, any of the Authorized Officers, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and be it further

RESOLVED, that the Authorized Officers are, and any one of them, including the CRO, acting alone is, authorized and empowered to execute, deliver and perform any agreement, document or any amendment to the foregoing, in the name and on behalf of the Company and the documents related thereto, all on such terms as any of the Authorized Officers, or any of them, deem necessary or advisable in order to carry out the purpose and intent of the foregoing resolutions; and be it further

RESOLVED, that the Authorized Officers are, and any one of them, including the CRO, acting alone is, hereby authorized, empowered and directed, in the name and on behalf of the Company, to take such additional actions, to perform all acts and deed, and to execute, ratify, certify, deliver, file and record such additional agreements, notices, certificates, instruments, applications, payments, letters and documents as any of them may deem necessary or appropriate to implement the provisions of the foregoing resolutions, and to appoint such agents on behalf of the Company as such Authorized Offices, and any of them, may deem necessary or appropriate

in connection with the transactions contemplated by any of the foregoing, the authority for the taking of such action to be conclusive evidence thereof, and be it further

RESOLVED, that any and all past actions heretofore taken by the Board or any Authorized Officer in the name and on behalf of the Company in furtherance of any or all of the foregoing resolutions be, and the same hereby are, ratified, confirmed and approved in all respects.

[End of page]

IN WITNESS WHEREOF, the undersigned, as Chairman of the Board, hereby certifies on behalf of the Company, and not in his individual capacity, that at a meeting of the Board held on April 28, 2014, the above resolutions were duly adopted.

Thomas P Riley Chairman